

IN THE COURT OF APPEALS OF IOWA

No. 0-399 / 09-1640

Filed July 14, 2010

JULIE A. SEELY and WILLIAM N. PLYMAT,
Plaintiffs-Appellants,

vs.

JAY URDAHL, ROBERT A. AMOSSON,
PHILIP A. DOUGHERTY, and MICHAEL J. GRANDON,
Defendants-Appellees.

Appeal from the Iowa District Court for Cerro Gordo County, Paul W.
Riffell, Judge.

The plaintiffs appeal from the district court's order dismissing their petition
for writ of mandamus. **AFFIRMED.**

Julie Seely, Thornton, appellant pro se.

William Plymat, Thornton, appellant pro se.

Paul Martin, County Attorney, Mason City, for appellees.

Considered by Vogel, P.J., and Potterfield and Danilson, JJ.

PER CURIAM.

The plaintiffs' petition for writ of mandamus was dismissed by the district court for failure to properly serve the defendants with original notice of the proceedings as required by Iowa Rule of Civil Procedure 1.302. Finding the district court correct in its ruling, we affirm pursuant to Iowa Rule of Appellate Procedure 6.1203.

AFFIRMED.